## Case 3:15-cr-00091NMTHDocuments31ATENextSTATENEXTAT

UNITE	ED STAT	ΓES OF AMERICA	)					
VS.	•		)		<ul> <li>Non-requirement of where the resolution contribution require.</li> </ul>	:15-CR-091-M	, ,	
LISA T	ΓENNIS	ON, Defendant.	) ) )		U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS FILED			
			EPORT AND RECOMMENDED TO THE A		<b>(</b> (	2 7 2015	] Suð	
after ca I determindeper of guilt violation	ed before autioning mined that adent basty be according to the according t	TENNISON, by consented me pursuant to Fed. R. Of and examining LISA That the guilty plea was known in fact containing each cepted, and that LISA TU.S.C. § 641, that is, That is, That is of the offense by the	Crim.P. 11, and has enterested by the ENNISON under oath owledgeable and volunt of the essential element ENNISON be adjudged the est of Government F	ered a plea of guilty concerning each of tary and that the offects of such offense. I ed guilty of <b>Count</b>	to Count 2 of the subjects mense(s) charge therefore reco	the Indictment entioned in Rule d is supported b ommend that the ictment, chargi	e II, y an plea ng a	
	The def	fendant is currently in cu	stody and should be or	dered to remain in c	custody.			
9	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds to convincing evidence that the defendant is not likely to flee or pose a danger to any other percommunity if released.							
		The Government does r The defendant has been I find by clear and conv other person or the com	compliant with the cui	e defendant is not lik	kely to flee or			
		The Government oppose The defendant has not be If the Court accepts this Government.	peen compliant with the			upon motion of	f the	
	substant no sente defendar	endant must be ordered de tial likelihood that a motion ence of imprisonment be im nt should not be detained, an or pose a danger to any othe	for acquittal or new trial was posed, or (c) exceptional and (2) the Court finds by court finds	vill be granted, or (b) the circumstances are cleated and convincing events.	ne Government array shown und	has recommended der § 3145(c) wh	that y the	
	Date:	October 27, 2015.		DAVID I	L. HORAN ES MAGISTR	ATE JUDGE	**************************************	

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).